Construction Permit Application



Development Services Department

90 E. Civic Center Dr. Gilbert, AZ 85296 (480) 503-6700-Phone (480) 497-4923-Fax www.gilbertaz.gov

THIS INFORMATION TO BE FILLED IN BY TOG STAFF ONLY
PERMIT TYPE
REVIEW TYPE
FEES CALCULATED BY
NUMBER OF REVIEW DAYS
QUALITY CONTROL DONE BY

www.gilbertaz.gov		QUALITY CONTROL DONE BY		
Permit	: Number (To be ass	signed by TOG staff)		
For Plan changes or Deferred submittals pro-	vide Original Buildin	g Permit Number		_
Project Name				
Project Address			uation	
Suite or Lot# Parcel #	Recorde	ed Subdivision		
Description of work to be performed				
Provide Square footage for: New Buildings, T	enant Improvemen	ts, Remodels, Additions	s, Pools and Spas	
CommercialTI/Remodel				
For Calendar & Temporary signs provide area	a of Sign Fo	r Fire Sprinklers provid	e number of Heads	
For Production Home Builders provide				
Master Permit # BLD	Model #		Elevation(s)	
Property Owner or Tenant Information - Na	me		Phone number	
Address				
Architect or Designer Information -Name				
Address		City	State	Zip
Contractor Information - Name Address		City	State	Zip
Statement of Applicant or Contractor r Owner Occupant of a Residential Property Contractor is currently licensed pursuant to	the provisions of Ariz	ona Revised Statutes, Titl	e 32, Chapter 10	
ROC license number is				
Applicant is not a licensed contractor and is A.R.S. §32-1121. Provide basis of exemption a				
Applicant is □Owner or Tenant □A	rchitect or Engineer	Designer □Contract	or 🗖 Other	
Print Name	Signature		Da	te
I CERTIFY THAT I HAVE THE AUTHORI	TY TO SIGN THIS AF	PPLICATION AND THE II	NFORMATION PROVIDE	D IS CORRECT
Contact Person	Phone Number_	Em	ail	
<u>Plan revie</u>	w fees may be requ	uired at time of plan su	<u>bmittal</u>	

*Customer rights on back

Construction Permit App 10/2015

Total Fees Due_____

Arizona Revised Statues, Chapter 7, Article 4

9-834. Prohibited acts by municipalities and employees; enforcement; notice

A. A municipality shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule, ordinance or code. A general grant of authority does not constitute a basis for imposing a licensing requirement or condition unless the authority specifically authorizes the requirement or condition.

- B. Unless specifically authorized, a municipality shall avoid duplication of other laws that do not enhance regulatory clarity and shall avoid dual permitting to the maximum extent practicable.
- C. This section does not prohibit municipal flexibility to issue licenses or adopt ordinances or codes.
- D. A municipality shall not request or initiate discussions with a person about waiving that person's rights.
- E. This section may be enforced in a private civil action and relief may be awarded against a municipality. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against a municipality for a violation of this section.
- F. A municipal employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the municipality's adopted personnel policy.
- G. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.

NOTE: Please check with your Home Owners Association (HOA) for their requirements. Gilbert does not track or regulate rules established by HOA organizations.